6065B

## SECURITY AGREEMENT

RELICROPATION NO. 6065 Filed & Recorded

1971 -12 ag PM

			Date INTERS	tate2commerce c	OMMISSION
Between (name) DIVERSIFIED	PROPER TIES, I	INC.			
(Address) 19 Welsh Road	(last name first if	individual) Esse	x Fells,	New Jersey	

(a corporation, partnership, individual, herein called the "Borrower") and THE FIRST JERSEY NATIONAL BANK, One Exchange Place, Jersey City, New Jersey, (herein called the "Bank").

SECTION 1. LOAN AGREEMENT. The Bank, upon execution and delivery to it by Borrower of this agreement, Borrower's promissory note(s), financing statement and completion of other required details will make a loan to Borrower. The promissory note(s) shall be in the face amount of \$ 50,000,00 payable on the terms and at the interest rate set forth in the note(s).

SECTION 2. COLLATERAL. To secure the payment and performance of all obligations of Borrower set forth in this agreement, the note(s) and any other obligations of Borrower to the Bank, Borrower grants to the Bank a security interest in the following collateral.

2.1 DESCRIPTION OF COLLATERAL.

SEE EXHIBIT "A"

together with all accessories, substitutions, additions, replacements, parts and accessions affixed to or used in connection with the collateral.

2.2 OTHER PROPERTY OF BORROWER IN BANK'S POSSESSION OR CONTROL. All goods, instruments, documents of title, policies and certificates of insurance, securities, chattel paper, deposits, or other property owned by Borrower or in which Borrower has an interest which are now or may hereafter be in the possession and control of the Bank by documents of title or otherwise.

2.3 USE OF COLLATERAL. Borrower shall use the collateral  a. In business, or  b. For personal, family or household purposes, or  c. In farming operations.
2.4 LOCATION OF COLLATERAL. (a) Fixtures.
(1) If the collateral is or will be attached to real estate, the address of the real estate is.
and the name and address of the record owner, if other than Borrower,
(2) If the collateral is or will be attached to the real estate prior to this loan or prior to the perfection of the Bank security interest, Borrower will furnish the Bank with subordinations by all persons having any interest in the real estate. The name addresses and interest of all persons whose interests are to be subordinated, other than those set forth in Section 2.4(a)(1) are
(b) Goods used in more than one state. If the collateral is goods of a type which are normally used in more than one state, the
chief place of business of Borrower, if other than the address of Borrower set forth at the beginning hereof, is
(c) Other Goods. In any other event the collateral will be kept at the following address, if other than the address of Borrowe set forth at the beginning hereof.
2.5 SPECIAL TERMS AND CONDITIONS.
2.) SPECIAL TERMS AND CONDITIONS.

THIS AGREEMENT INCLUDES ALL THE TERMS ON THE REVERSE SIDE HEREOF.

Witness Secretary of Corporate Borrower

PROPERTIES, INC. Borrower's Name

AL BANK

Payment and performance of the above obligation absolutely, unconditionally and continuously guaranteed. SECTION 3. OTHER AGREEMENTS OF BORROWER.

- 3.1 USE OF PROCEEDS OF LOAN. If the loan is to be used to pay a portion of the purchase price of the collateral, Borrower either will use all the proceeds of the loan to pay the purchase price and for no other purpose, or hereby authorizes the Bank to make payment of the proceeds of the loan directly to the seller of the collateral and to pay premiums on such insurance as may be deemed necessary by the Bank.
- 3.2 SELL, ETC. Borrower will not sell, exchange, lease or otherwise dispose of the collateral, nor permit any lien or security interest therein, or a financing statement to be filed, other than that of the Bank.
- 3.3 PRESERVATION. Borrower will maintain the collateral in good condition and repair and preserve it against loss, damage or depreciation in value other than by reasonable wear.
- 3.4 INSURANCE. Borrower will carry insurance on the collateral against fire, theft and other casualty, including collision, if applicable, in an amount and with insurers satisfactory to the Bank, loss to be payable to the parties as their respective interests may then appear. In the event of any loss or damage to the collateral Borrower forthwith shall notify the Bank in writing and file proofs of loss with the insurers. Borrower, upon request, shall deliver to the Bank the policies or certificates.
  - 3.5 TAXES. Borrower will pay, when due, all taxes, license fees and assessments relating to the collateral or its use.
- 3.6 AUTHORITY TO BANK. Borrower authorizes the Bank, if Borrower fails so to do, to do all things required of Borrower by Sections 3.3, 3.4 and 3.5 and charge all its expenses to Borrower with interest at 6% from the date incurred by the Bank.
- 3.7 CHARGING DEPOSIT ACCOUNT. Borrower authorizes the Bank, without demand and acting in its discretion in each instance, to charge and withdraw from any credit balance which Borrower may then have with the Bank or any of its branches any amount which shall become due from Borrower to the Bank under this agreement. The Bank, within a reasonable time, shall advise Borrower of each such charge and the amount thereof
- 3.8 REMOVAL AND INSPECTION. Borrower will not remove the collateral from the specified location, except in the normal course of business for temporary periods, without the prior written consent of the Bank and will permit the Bank to inspect the collateral at any time.
- 3.9 PERFECTION OF SECURITY INTEREST. Borrower will join with the Bank in executing, filing and doing whatever may be necessary under applicable law to perfect and continue the Bank's security interest in the collateral, all at Forrower's expense.
- 3.10 EXTENSIONS AND RELEASES. Borrower consents to any extension of time of payment, or to any substitution, exchange or release of collateral, and to the addition to or release of any party or person primarily or secondarily liable.

## SECTION 4. GENERAL.

- 4.1 NEGOTIABILITY OF NOTE(S). The promissory note(s) which this agreement secures is a separate instrument and may be negotiated, assigned, extended or renewed by the Bank without releasing Borrower, the collateral or any guarantor or co-maker.
- 4.2 LAW GOVERNING. All the terms herein, and the rights, duties and remedies of the parties shall be governed by the law of New Jersey.
- 4.3 BURDEN AND BENEFIT. All of the benefit hereof shall inure to the Bank, its successors and assigns, and the obligations shall be binding upon the Borrower, his or its heirs, legal representatives, successors and assigns.
- 4.4 GUARANTOR OR CO-MAKER. If there be more than one borrower, or a guarantor or co-maker of the note(s) or this agreement, the obligation of all shall be primary and joint and several.
- 4.5 NON-WAIVER BY BANK. The Bank shall not be deemed to have waived any of its rights under this or any other agreement or instrument signed by Borrower unless the waiver is in writing signed by the Bank. No delay in exercising its rights shall be a waiver nor shall a waiver on one occasion operate as a waiver of such right on a future occasion.
- 4.6 NOTICES. Each demand, notice or other communication shall be served or given by mail or telegraph addressed to the party at its address set forth herein or as changed by written notice to the other party, or by personal service upon the party or its proper officer. Reasonable notice, when notice is required, shall be deemed to be 5 days.
- 4.7 SEVERABILITY. Any part of this agreement contrary to the law of any state having jurisdiction shall not invalidate other parts of this agreement in that state.
- SECTION 5. DEFAULT. Borrower shall be in default under this agreement at any time the Bank deems itself insecure and in all events upon the occurrence of any of the following:
  - 5.1 NONPAYMENT OF PRINCIPAL AND INTEREST. Failure to pay when due the principal of cr interest on any note.
- 5.2 BREACH OF BORROWER'S AGREEMENT. Failure by Borrower to keep, observe or perform any provision of this agreement or any other agreement between Borrower and the Bank.
- 5.3 MISREPRESENTATION. Misrepresentation or material falsity of any certificate or statement made or furnished by Borrower to Bank whether or not in connection with this agreement.
- 5.4 INSOLVENCY. Death of, termination of business of or commencement of any insolvency proceedings by or against Borrower or if Borrower becomes insolvent.
- SECTION 6. REMEDIES ON DEFAULT. In addition to all the rights and remedies of a secured party upon default set forth in the Uniform Commercial Code, the note(s) and this agreement, the Bank may declare the note(s) immediately due and payable, and
- 6.1 ASSEMBLE COLLATERAL. May require Borrower to assemble the collateral and make it available at a designated reasonably convenient place.
- 6.2 COUNSEL FEES AND LEGAL EXPENSE. Charge Borrower reasonable counsel fees and legal expenses incurred by the Bank in retaking and realizing on the collateral.

EXHIBIT "A" TO SECURITY AGREEMENT DATED AUGUST 2, 1971 FROM DIVERSIFIED PROPERTIES, INC. (BORROWER) TO THE FIRST JERSEY NATIONAL BANK

COVERING 50 - 55 TON BOX CARS TYPE PS-1 NUMBERED AS FOLLOWS:

169064	169521	169708	169950
169065	169527	169733	169966
169138	169534	169755	170009
169143	169559	169761	170220
169242	169568	169817	170231
169243	169571	169834	170291
169249	169604	169850	170295
169253	169642	169852	170346
169320	169648	169867	170384
169324	169650	169870	170663
169440	169693	169878	170849
169465		169888	171090
169485		169899	171138

## FORM OF ACKNOWLEDGMENT TO SECURITY AGREEMENT

DIVERSIFIED PROPERTIES, INC.

TO

## FIRST JERSEY NATIONAL BANK

State of New Jersey:

ss.

County of Hudson

On this second day of August, 1971, before me personally appeared Joseph Bonanno, to me personally known, who being by me duly sworn, says that he is the President of Diversified Properties, Inc., that the seal affixed to the foregoing instrument is the corporate seal of said corporation, that said instrument was signed and sealed on behalf of said by authority of its Board of Directors, and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

My commission expires:

NOTARY PUBLIC OF NEW JERSEY My Commission Expires July 6, 1975

SEP 1 1971 -12 25 PM
"MIENSTATE COMMERCE COMMISSION

August 18, 1971

Secretary
Interstate Commerce Commission
Washington, D. C.

Dear Sir:

Enclosed herewith is a supplemental Security Agreement, in triplicate, between:

The First Jersey National Bank - Secured Party One Exchange Place Jersey City, New Jersey 07303

and

Diversified Properties, Inc. - Debtor 19 Welsh Road Essex Fells, New Jersey 07021

along with our check in the amount of \$10.00. We hold a security interest in Fifty 55 ton box cars type PS-1 numbered:

169064	169521	169708	169950
169065	169527	169733	169966
169138	169534	169755	170009
169143	169559	169761	170220
169242	169568	169817	170231
169243	169571	169834	170291
169249	169604	169850	170295
169253	169642	169852	170346
169320	169648	169867	170384
169324	169650	169870	170663
169440	169693	169878	170849
169465		169888	171090
169485		169899	171138

Our original Security Agreement filed with you is dated 3/5/71 and bears your number 6065.

Please return an acknowledged copy to my attention at the above address.

Keith D. Johnson

Vice President

KBJ:j Enc.